United States Courts Southern District of Texas FILED

JUL 1 0 2025







Case #4:25-cv-02013

International documents Notice to Agent is Notice to principal-Notice to Principal is Notice to Agent

I, Rachael Griffin-El, affirm by Divine Law, the Zodiac Constitution, and the Constitution for the United States of America (1791), and by the honor of my ancestors, that the facts herein are true and correct to the best of my knowledge. Plaintiff rebuttal to defendant motion to dismiss notice of international human rights instrument, notice of judicial misconduct, emergency motion for temporary restraining order, copy state commission of judicial conduct

executed on this 10 day of July 2025.

Affiart: Rachael Griffin Plast of VACIAEL GRIFFIN All Rights Reserved – Without Rejudice – UCC 1-308 c/o 703 Deveron Lane, Holision Texas Republic [77090] Non-domestic, Non-resident, Zip Exempt

CERTIFICATE OF SERVICE

I, Rachael Griffin-El, hereby certify that a true, correct, and complete copy of this executed on this ______10 day of July,2025

- Nicholas J. Ganjei, Southern District of Texas
- Scott Bessent U.S. Treasury, Office of Foreign Assets Control
- Marco Rubio United States Secretary of State
- Pamela Bondi United States Attorney General
- Volker Türk United Nations High Commissioner for Human Rights
- T. Michael O'Connor U.S. Marshal, Southern District of Texas
- Office of Consul General Morocco, Maghrib al-Aqsá
- Jane Nelson Texas Secretary of State
- Jamie Dimon -JPMORGAN Chase, CEO

Exhibit I

Eviction - Judgment/Dismissal Order NonJury

EXHIBIT (1

Rachael Lee Griffin and/or All Occupants 703 Deveron Ln Houston TX 77090

NOTICE TO PARTIES INTENDING TO APPEAL

RIGHT TO REQUEST AN APPOINTMENT OF ATTORNEY

If you intend to appeal the Judgment of the Justice Court by filing a sworn statement of inability to pay, you have the right to request the appointment of an attorney to represent you in the proceedings in the County Civil Courts at Law. You may exercise this right after the sworn statement has been approved and the appeal perfected. You must make your request for the appointment of an attorney, in writing, to the County Civil Court at Law in which the appeal is filed.

An appointed attorney's representation is in the trial de novo in County Civil Court at Law. The County Civil Court at Law may terminate the representation for cause.

APPEAL BY PAUPER'S AFFIDAVIT OR SURETY BOND

You may appeal the judgment of the Justice Court by posting cash, posting a surety bond, or by filing a sworn statement of inability to pay no later than the 5th day after the date judgment is signed.

If you are the tenant and file a sworn statement of inability to pay or a surety bond to appeal an eviction for nonpayment of rent, you must pay the initial deposit of rent into the registry of the Justice Court within five (5) days of the date you file the sworn statement or surety bond. The rent must be paid by cashier's check or money order payable to the "Justice of the Peace."

Your failure to pay the first deposit of rent into the Justice Court registry by the required date and time may result in the issuance of a writ of possession without a hearing. Because the appeal has been perfected even though a writ of possession has issued, the transcript and original papers will be forwarded to the County Civil Court at Law for trial de novo.

RIGHT TO CONTEST PORTION OF RENT PAID BY GOVERNMENT AGENCY

If a government agency is responsible for all or a portion of the rent, either party may contest the determination of the portion of rent to be paid by the tenant. A contest must be filed with the Justice Court on or before the 5th day after the date the judgment in the eviction proceeding is signed. Not later than the 5th day after the contest is filed, the Justice Court will notify the parties and hold a hearing to determine the amount to be paid by the tenant under the terms of the rental agreement and applicable laws and regulations. If the tenant object to the Justice Court's ruling on the portion of rent to be paid, the tenant is required to pay only the portion that the tenant claims is owed until the issue is heard in the County Civil Court at Law. During the appeal, the tenant or the landlord may file a motion with the County Civil Court at Law to reconsider the amount of rent that the tenant must pay into the Registry of the Court.

Eviction - Judgment/Dismissal Order NonJury

In the Justice Court Precinct 4, Place 1 EXHIBIT

Harris County State of Texas

Case Number: 254100243037

P.C.F Properties in TX, LLC Plaintiff vs. Rachael Lee Griffin and/or All Occupants Defendant Plaintiff(s) Present Not Present at Trial Defendant(s) Present Not Present at Trial	Represented by: Represented by: Leased Premises: 703 Deveron Ln Houston TX 77090
On 07/07/2025 the court heard the above-numbered and styled cause	se.
the officer's return thereon having been on file with the clerk of therefore decreed that judgment is entered for the Plaintiff for judgment against the Defendant(s) for \$\frac{1}{2}\$ as rent ow judgment interest at a rate of 7.50% per annum from the date of its	dant, although having been duly cited and served with process, said citation with this court, failed to appear or answer in its behalf, and wholly made default. It is possession of the above described premises, and further, that the Plaintiff have ved, plus \$ as attorney fees, all costs of court, together with post-udgment until paid, for which let execution issue. No writ of possession will issue (s) appeal bond is set at: \$
for possession of the above described premises. It is therefore decripremises, and further, that the Plaintiff have judgment against the	rial. The court, having heard the evidence, determined judgment is for the Plaintiff eed that judgment is entered for the Plaintiff for possession of the above described Defendant(s) for \$ as rent owed, plus \$ as attorney fees, all 0% per annum from the date of judgment until paid, for which let execution issue. The Defendant(s) appeal bond is set at: \$ 5640
TO C. I. A. C	or trial. The court, having heard the evidence, determined judgment is for the erefore decreed that the Plaintiff take nothing and that judgment is entered for the ogether with post-judgment interest at a rate of 7.50% per annum from the date of appeal bond is set at \$500.00.
☐ The court ORDERS that this case is DISMISSED:	
☐ due to lack of jurisdiction. ☐ as Plaintiff did not appear. ☐ on motion of the ☐ Plaintiff ☐ Defendant. ☐ by agreement of the parties and that each side bears t	heir cost incurred.
The court denies all other relief not granted above.	
You may appeal this judgment by filing a bond, making a cash dep days after this judgment was signed. See Texas Rule of Civil Proc	posit, or filing a Statement of Inability to Afford Payment of Court Costs within 5 edure 510.9(a).
If you are an individual (not a company), your money or property www.texaslawhelp.org/exempt-property. / Si usted es una persona ser embargados como pago de esta deuda decretada en juicio en cwww.texaslawhelp.org/exempt-property.	may be protected from being taken to pay this judgment. Find out more by visiting a fisica (y no una compañía), su dinero o propiedad pudieran estar protegidos de contra suya. Obtenga mayor información visitando el sitio
Signed: 07/07/2025	Lincoln Goodwin
•	Justice of the Peace Precinct 4, Place 1
Payment of Rent during the Pendency of Any Appeal:	*
☐ The amount of rent to be paid each rental pay period during t	
A portion of the rent is payable by a government agency, and	the amount of rent to be paid each rental pay period during the pendency of any nent agency.

EXHIBIT

STATE COMMISSION ON JUDICIAL CONDUCT

PO Box 12265 Austin, TX 78711-2265 www.scjc.texas.gov Tel. (512) 463-5533 · Toll Free: (877) 228-5750

SWORN COMPLAINT FORM

- If you are filing a complaint about more than one judge, please use a separate form for each judge.
- Complaints are not accepted against courts you must specifically name the judge against whom you are complaining.
- Complaints must be mailed. Send the completed form and any additional pages or supporting Information to the SCJC.

	
For SCJC use only	
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Complaints will NOT be accepted by email, fax, or online.

Note: Please be sure to fill out each section completely. Do not leave any section blank. If you do not know the answer, write "I don't know." If the question is not applicable, write "Not Applicable" or "NA." Deficient complaints will be returned.

September 17, 1977 Day281-755-8220 s:rachaelgriffin300@gmail.com
torney: P.C.F. Properties IN TX LLC 46 FM 2920 Road Suite 160 Spring, TX 77379–2542 er:832-736-8723 s:
family law, traffic, probate, etc.), answer the
Explain briefly.

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Judge	ETTICOIN GILLOUN	Your name:
Section 5	Identity of Witnesses Name(s) and Contact Information	What did they witness? (Focus on the judge's conduct, not rulings.) You may continue on separate sheets of paper if not enough room.
3 2	Darryl Bankston Bey	I witnessed Lincoln Goodwin being dismissive and belligerent didn't want to hear a word Rachael, had to say.

SCIC Complaint Form - Rev. 06.23.2022

ection (

Details of Complaint

Please Tell the Commission what the judge did that you believe to be misconduct. Please focus on the judge's conduct, and not the judge's rulings. (Rarely is a judge's ruling subject to discipline by the Commission.) If more space is needed, attach additional sheets, but please limit your complaint to no more than 20 pages. Your complaint should be as specific as possible.

Date(s) of Alleged Misconduct of Judge: July 7, 2025, about 11:30 AM court time was at 9:00 AM

Factual Details of your complaint against the Judge: I Rachael Griffin ex rel Rachael L Griffin You may continue on separate sheets of paper if not enough room.

Affidavit of Fact and Notice of Judicial Misconduct

Re: Estate known as 703 Deveron Lane, Houston, Texas 77090 Affiant: Rachael Griffin-El ex rel, RACHAEL LEE GRIFFIN

- 1. On July 7, 2025, I, Rachael Griffin-El, appeared before Magistrate Lincoln Goodwin in Harris County Justice of the Peace Court, Precinct 4, Place 1, regarding a matter concerning my private estate located at 703 Deborah Lane, Houston, TX 77090.
- 2. Prior to this hearing, on June 30, 2025, I sent certified notice (USPS Certified Mail #9589 0710 5270 0430 8296 05) to the Harris County Justice Court and its clerk, Linh Doan, notifying the court of an active pending federal case in the U.S. District Court for the Southern District of Texas, Case No. 4:25-cv-02013, involving the same property.
- 3. On July 7, 2025, I presented the same federal docket, proof of pending litigation, and Notice of Special Appearance Under Threat, Duress, and Protest, reserving all rights, in person to the court and to Magistrate Lincoln Goodwin.
- 4. Despite this clear jurisdictional notice, **Magistrate Goodwin** refused to properly review my evidence. He **glanced briefly at the documents**, made dismissive remarks implying I fabricated "imaginary law," and stated he did not care about the pending federal litigation.
- 5. Magistrate Goodwin further stated that I was not allowed to transfer my estate to a trust without the lender's permission, despite no statutory or constitutional provision requiring such permission for lawful estate planning.
- 6. By ignoring my federal notice and my constitutional rights, Magistrate Goodwin violated:
 - o 15 U.S.C. § 1635 (TILA Right of Rescission)
 - o Texas Constitution Article I, Section 19 (Due Process)
 - o U.S. Constitution Fifth Amendment (Due Process Clause)
 - Texas Business and Commerce Code Title 3, §24.006
 - o **Texas Government Code §27.031** (Limiting JP Court jurisdiction in exclusive district court matters)
 - o 28 U.S.C. §1331 (Federal Question Jurisdiction)
 - o 28 U.S.C. §453 (Judicial Oath)
 - o Supremacy Clause, U.S. Constitution Article VI
 - o Anti-Injunction Act, 28 U.S.C. §2283
 - o Federal Rule of Civil Procedure 60(b)(4) (Void Judgments)
- 7. His conduct shows a clear violation of impartiality (Texas Code of Judicial Conduct, Rule 2.2) and disregard for federal supremacy and due process.
- 8. I understand the stresses of judicial office; however, dismissing evidence, mocking a litigant's lawful assertions, and ignoring binding federal jurisdiction constitute judicial misconduct and abuse of discretion under state and federal law.
- 9. I reserve all rights without prejudice and place all responsible parties on notice of my intent to preserve and pursue all legal remedies available to address this unlawful disregard of my property rights and federal court jurisdiction.

Factual Details of your complaint against the Judge (continued):

Judge: Lincoln Good win

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EXHIBIT

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EXHIBIT

Four name:

Your name:

Section 7

Confidentiality

* I understand that as part of the Commission's investigation the judge may be provided a copy of this complaint. *

Please note - the Commission will do its best to maintain your confidentiality, however, it may not be possible for the Commission to pursue an investigation if you request that your identity be kept confidential from the judge. Even if we do not contact the judge during the course of our investigation, there is a risk that one or more of the witnesses contacted by our agency will disclose the investigation and your identity to the judge.

I request that my identity be kept confidential.

□ Yes

₩ No

Section 8

Additional Instructions

Affidavit

The State Commission on Judicial Conduct requires that complainants file a sworn complaint. The affidavits are attached.

Two types of affidavits (choose one):

- 1. Affidavit Based on Personal Knowledge (Complete this affidavit if the misconduct alleged is within your direct personal knowledge.)
- 2. Affidavit Based on Information and Belief (Complete this affidavit if the misconduct alleged is not within your direct personal knowledge but is based on reasonable belief.) This can include misconduct that you did not directly witness.

*** Failure to complete and submit an affidavit will cause your complaint to be noncompliant and returned. ***

Submission of supporting documents:

- In order for the Commission to comply with the statutory deadlines, additional information/documentation that you would like to include as part of your complaint submission should be received in this office within thirty (30) days after submission of your complaint. Please limit your additional information and/or evidence to twentyfive (25) pages.
- Please note that submission of documents/evidence in support of the underlying matter in litigation, (e.g., employment records, medical records, etc.) is seldom helpful and is discouraged. (In fact, submission of irrelevant material can actually slow down the investigation of your complaint.)
- Instead of submitting voluminous information, it is recommended that you detail, in your complaint, the information you possess that is available upon request.
- If you wish to supplement your complaint, please reference the material with your CJC number (that will be provided to you) so that it is routed to the accurate file.
- · Please focus your complaint on supporting information on the judge's conduct instead of the judge's rulings.

If you are submitting documents, please provide copies, not originals. Originals will not be returned.

Anonymous Submissions:

Anonymous submissions will be presented to the Commission which has the discretion to initiate a complaint based on the anonymous report.

Judge	EXHIBIT Kachael (ee Griffin El exrel
Section 9	Affidavit Based on Personal Knowledge - (Complete this affidavit if the misconduct alleged is within your direct personal knowledge.)
	Please completely fill out this form.
	*** Failure to complete this form properly will cause your complaint to be noncompliant and returned. ***
	I, Rachael Griffin El Complainant, swear that I have knowledge of the facts alleged in this complaint. I declare that the foregoing is true and correct and that the information contained in this complaint is true and correct. Signature of Complainant (Declaration Section. Please complete EITHER the notary section OR the Unsworn Declaration section. NOTARY SECTION
	AFFIX NOTARY STAMP/SEAL ABOVE Sworn to and subscribed before me, by the said, this the
	day of, 20, to certify which, witness my hand and seal of office.
	Signature of officer administering oath Printed name of officer administering oath Title of officer administering oath
	OR UNSWORN DECLARATION SECTION
	My name is Rochael Lee Griffin-El and my date of birth is September 17,1977
	My address is C/O 703 Deverm In. Houstm TX [77070] Harris (STREET) (CITY)
	Executed in Harris County, State of TEXAS , on the 10
	of July , of 20 3-5 Of Many Signature of Complainant (Sc. Afrant)

	Please completely fill out this form.
*** Failure to complete thi	s form properly will cause your complaint to be noncompliant and returned. ***
	I,
	Signature of Complainant (Declarant)
Please complete	EITHER the notary section OR the Unsworn Declaration section.
	NOTARY SECTION
	NOTARI BECTION
AFFIX NOTARY STAMP/SEAL ABO Sworn to and subscribed before me, b day of	$\alpha / J $
Sworn to and subscribed before me, b	by the said, this the
Sworn to and subscribed before me, b	y the said, this the, to certify which, witness my hand and seal of office. Printed name of officer administering oath Title of officer administering oath
Sworn to and subscribed before me, b	y the said, this the, this the, 20, to certify which, witness my hand and seal of office.
Sworn to and subscribed before me, be day of	y the said, this the, to certify which, witness my hand and seal of office. Printed name of officer administering oath OR
Sworn to and subscribed before me, be day of	y the said
Sworn to and subscribed before me, be day of	y the said, this the, to certify which, witness my hand and seal of office. Printed name of officer administering oath OR UNSWORN DECLARATION SECTION and my date of birth is
Sworn to and subscribed before me, be day of	y the said









